

minorities. Scaling back on the use of consent decrees means civil rights violations may not be remedied. As Deputy Attorney General, Mr. Rosenstein will play a critical role in reversing course on the use of consent decrees.

Finally, the pending investigation into Russian interference in the 2016 Presidential election has caused deep concern and anxiety for many Americans. We owe it to the public to conduct an investigation that is beyond reproach and ensure that every person, regardless of their political affiliation, has confidence in the results no matter what they are. While Mr. Rosenstein is undoubtedly a man of integrity, such an investigation can only be conducted by an independent, special prosecutor. It concerns me that, in his confirmation hearing, Mr. Rosenstein would not commit to appointing such a person.

Mr. Rosenstein has served his country with honor and distinction. He is well respected on both sides of the aisle. In most circumstances, I believe I would have supported his nomination. However, the disturbing agenda on civil and human rights of the Trump administration and the actions Attorney General Sessions continues to advance at the Justice Department and Mr. Rosenstein's responses to questions regarding this agenda at his confirmation hearing leave me deeply troubled about the role he will play as the second highest ranking individual at the Department. For those reasons, I voted no on his nomination to be Deputy Attorney General.

Mr. VAN HOLLEN. Mr. President, I supported Rod Rosenstein's nomination to become Deputy Attorney General. Throughout his 27-year career, Mr. Rosenstein has earned a reputation as a fair and focused administrator of justice. He has served in Maryland in both Republican and Democratic administrations and has earned the distinction of being the longest serving U.S. attorney in the country.

I had the honor to introduce Mr. Rosenstein to the Senate Judiciary Committee at his confirmation hearing. He has aggressively prosecuted not only dangerous gangs and criminals in Maryland but also elected officials who violated the people's trust. He has shown impartiality in these investigations, and his successful prosecutions have led to ethics reforms that increased transparency and public confidence in Maryland.

When Mr. Rosenstein and I met recently, I asked him if he supported the consent decree negotiated between the Obama administration and the city of Baltimore. He assured me that, if the court formally entered the consent decree, he would support its implementation. Attorney General Sessions, however, has frequently expressed skepticism about consent decrees. Baltimore is the only city to invite the Justice Department to conduct a thorough, methodical analysis of its police department in order to foster transparency and increase trust between po-

lice officers and Baltimore city residents. As the former U.S. attorney in Maryland, Mr. Rosenstein is well acquainted with the challenges that the city faces. He has prosecuted corruption charges against Baltimore city police officers and should recognize the importance of reform and effective community policing. I trust Mr. Rosenstein will keep his promise to support the consent decree.

In addition to being a top-notch lawyer, Mr. Rosenstein is known for the professional manner in which he runs his current office. In his letter of support, Maryland's Attorney General Brian Frosh notes that Mr. Rosenstein "inherited an office in turmoil" when he became Maryland's U.S. attorney, but with a "steady hand and superb management," created a department that is now universally respected. Those skills will be put to the test immediately. Mr. Rosenstein will assume the office of Deputy Attorney General at a tumultuous time for the Justice Department. His job will be to serve justice, not political leaders.

As Mr. Rosenstein and I discussed, the question for him is the same that then-Senator Sessions posed to Sally Yates during her hearing to become Deputy Attorney General. Senator Sessions said: "You have to watch out because people will be asking you to do things you just need to say no about." Senator Sessions then asked: "Do you think the Attorney General has the responsibility to say no to the President if he asks for something that's improper?" Like Sally Yates, Mr. Rosenstein said that he would be willing to put his job on the line to uphold the integrity of the Department of Justice.

I believe that any investigation into the ties between the Trump administration and Russian interference in our elections will require the appointment of an independent special counsel, and I have also joined my fellow Senators in calling for a nonpartisan commission.

I also made clear to Mr. Rosenstein that, if the FBI Director did, in fact, request that the Justice Department deny President Trump's unsubstantiated claims that the Obama administration wiretapped Trump Tower, then the Justice Department has a duty to immediately let the public know the truth.

It is vitally important that the American public have faith that our laws apply equally to all Americans, regardless of rank or position. Rod Rosenstein has applied that principle faithfully during his time as U.S. attorney in Maryland. It is essential that he apply the same principle at the Department of Justice.

#### WORLD INTELLECTUAL PROPERTY DAY

Mr. GRASSLEY. Mr. President, on April 26 of each year, we celebrate World Intellectual Property Day and recognize the important role of intel-

lectual property rights in the fabric of our society. This year, we take time to recognize the innovators and creators who are making our lives healthier, safer, and more productive through their ingenuity and the robust system of intellectual property protections enshrined in our laws.

The Founding Fathers recognized the value of intellectual property, empowering Congress "to promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries."

Placing this authority within Congress's enumerated powers underscores the weight that our Founding Fathers placed on intellectual property's value to the budding Nation as a means of fostering economic development and growth. Our success as a nation in agriculture, manufacturing, technology, and medicine shares a common thread of intellectual property rights.

True to their predictions, our system of intellectual property has fostered innovation and ensured America's role as an economic engine of inventions that have made us healthier, safer, and more secure.

Our system of intellectual property rights has evolved since the ratification of the Constitution and the passage of the Copyright Act of 1790, but its core mission of promoting innovation has remained constant.

Our innovators and creators rely on IP protections such as patents, trademarks, copyrights, and trade secrets to help drive and recoup their investments of ingenuity.

Of course, the innovation that intellectual property helps encourage benefits society more broadly as well. It drives enormous economic activity and development, helping assure America's place as an economic and intellectual beacon to the world. As the U.S. Chamber's Global Intellectual Property Center recently pointed out, IP-intensive industries employ over 40 million Americans, accounting for 34.8 percent of total U.S. gross domestic product.

Iowans have long held intellectual property as an integral part of our economy. Our commitment to growth and innovation has led to \$11.2 billion in annual IP-related exports from the State, more than 667,000 IP-related jobs, and 19.9 percent higher wages for direct IP workers than non-IP workers.

As a society, we depend on innovators to make our lives better and to solve the challenges we face. These innovators, in turn, depend on different forms of intellectual property.

The Judiciary Committee will continue to play an important role in protecting intellectual property and we will continue to work to advance innovation. This week, Senator LEAHY and I reintroduced the Patents for Humanity Program Improvement Act to encourage and reward companies that innovate and use patented technology to

address humanitarian needs. This legislation improves the incentives for small businesses to participate in the program, by ensuring that the prize—a certificate for expedited processing of certain matters at the USPTO—can be transferable to third parties.

Yesterday, we held a hearing with witnesses from U.S. Immigration and Customs Enforcement and industry innovators who described the central role that intellectual property has played in allowing their businesses to grow and innovate. We also heard about some of the enforcement challenges that those in IP-intensive industries face as they seek to protect their intellectual property.

As a cochair of the Congressional Trademark Caucus, which we just relaunched this week, I recognize the value of trademarks and their impact on society and the economy, as well as how counterfeiting can seriously impact consumer health and safety. Counterfeiting of goods presents a worldwide problem with enormous health and economic impacts, costing the global economy over 2.5 million jobs per year, while draining tax revenue and hurting the ability of American companies to compete in foreign markets.

Similarly, trade secret theft is an increasingly serious problem. A report by the IP Commission found that annual losses due to trade secret theft are over \$300 billion and is the cause of an estimated loss of 2.1 million American jobs. That is why we passed into law the Defend Trade Secrets Act of 2016. This important legislation brings needed uniformity to trade secret law and provides more certainty to the innovators who rely on trade secrets to develop novel solutions to important problems that face us as a nation.

Intellectual property is a key driver of innovation and fundamental building block of our modern economy. This World IP Day, as we recognize the positive impacts IP has on innovation, let us continue to find ways to work together to ensure its protection against infringement and maintain the United States enduring position as the most innovative and creative country in the world.

#### TRIBUTE TO MARK SCHLEFER

Mr. SANDERS. Mr. President, I would like to congratulate and honor a Vermont resident for his outstanding commitment to ensuring transparency between the Federal Government and the American public. Mark Schlefer of Putney, VT, played an integral role in the creation of the Freedom of Information Act, FOIA, that came into effect in 1967. Since its incorporation, FOIA has given the American people the right to request to access records from any Federal agency and has required agencies to post certain categories of information and frequently requested records online.

Mr. Schlefer was inspired to join the legal group that drafted FOIA after

working with a shipping client, Pacific Far East Line, which was denied tariff documentation to stop at the Mariana Islands by the Federal Maritime Commission. Mr. Schlefer was upset to find that the Federal Maritime Commission was not required to provide an explanation of the justification behind the rejection.

Along with two other lawyers who came across similar situations with government agencies, Mr. Schlefer helped to draft the legislation for FOIA. After years of working on the bill and convincing both Members of the House and the Senate to support the legislation, it was signed into law by President Lyndon B. Johnson on July 4, 1966.

FOIA helped pave the way for greater government transparency. Increased transparency restores faith in governance by holding government officials accountable to the American people. A truly transparent government roots out systemic waste, fraud, and abuse. It is clear that we need to maintain the transparency and accountability of government to the people it is meant to represent. I strongly believe that, as a democracy, we must strive to make our government as transparent as possible and that citizens should be able to obtain information from the government in a reasonable fashion.

Without FOIA, much of the U.S. Government would still be closed off to the American people. This legislation has been an inspiration to other governments and has served as a model throughout the world for opening government information to the public. Since FOIA was enacted nearly 50 years ago, similar Freedom of Information laws have been passed in all 50 States and 93 other nations.

Mark Schlefer has demonstrated an extraordinary level of commitment to ensuring the American people had access to more information throughout the Federal Government. Since its initial enactment, all three branches of the Federal Government have recognized the FOIA as a vital part of our democracy. I heartily applaud Mr. Schlefer for leading the way to a more transparent government. I have no doubt that his outstanding life work has had a significant and positive impact on people and their governments throughout the world.

#### TRIBUTE TO STEVE STIVERS AND BRAD WENSTRUP

Mr. BROWN. Mr. President, I would like to recognize my friend and colleague, Congressman STEVE STIVERS, and congratulate him on his promotion to brigadier general in the Ohio National Guard.

STEVE has served our State and our Nation in uniform for more than three decades. When his guard unit was called up in 2005, he served our country in Operation Iraqi Freedom. His leadership earned him the Bronze Star, and his service and sacrifice earned him the honor of a grateful nation.

But STEVE hasn't been content to only serve in uniform—he is working to support his fellow soldiers in Congress. He and I have worked together to make sure that servicemembers who suffer traumatic brain injuries have their medical records given from the DOD to the VA. We are working to designate the new Ohio veterans Museum in Columbus as the National Veterans Museum.

As persuasive as STEVE is, he is nothing compared to his mother. A few years ago, STEVE's mother, Carol, brought to my attention the need to preserve the Parker House—a way station on the Underground Railroad located in Ripley, OH. She wanted to incorporate it into the National Park System.

I worked with STEVE, who of course couldn't say no to his mother, and others in the Ohio delegation, including JOYCE BEATTY, to preserve this house where a freed slave worked and helped others find their way to freedom. This January, the National Park Service award \$50,000 to the Ohio History Connection to help preserve the sites throughout Ohio that played critical roles in the civil rights movement, including the Parker House.

STEVE is not the only member of our delegation to carry on the proud tradition of Ohioans serving our Nation in uniform. I would also like to congratulate my friend BRAD WENSTRUP on his promotion to colonel in the U.S. Army Reserve.

BRAD also served a tour in Iraq as a combat surgeon. He was awarded a Bronze Star and a Combat Action Badge and earned the honor and gratitude of all Ohioans. It is not just overseas where BRAD serves our troops. He fulfills his Reserve duties, treating our wounded soldiers at Walter Reed, and fights to ensure our servicemembers and veterans have the support they deserve on the House Armed Services Committee and Veterans' Affairs Committee.

Whether it is supporting our State's civil rights heritage or supporting our troops, BRAD and STEVE have always been dedicated public servants for Ohio. They are both so deserving of these promotions. We thank them and their entire families—STEVE's wife, Karen, and children Sarah and Sam, and BRAD's wife, Monica, and son Brad, Jr.—for their sacrifice for our country.

#### ADDITIONAL STATEMENTS

##### REMEMBERING INA M. BOON

• Mrs. McCASKILL. Mr. President, I ask the Senate to join me today in honoring the life of Ina Boon, a beloved member of the St. Louis community. With her passing, Ina has left a powerful legacy of public service that will always be cherished, and St. Louis will not be the same without her.

In addition to being a wife, a mother, and dear friend to so many, Ina was a